



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

SERIAL NO.:

10/758,966

APPLICANTS:

Diane K. Stewart et al.

FILING DATE:

January 16, 2004

TITLE:

"Electron Beam Processing for Mask Repair"

## **COMMUNICATION**

Box Missing Parts Assistant Commissioner for Patents Washington, D.C. 20231

Applicants' representative notes that inventor J. David Casey, Jr. is incapacitated. His signature on the Combined Declaration and Power of Attorney is by his legal representative, Joan Williams-Casey.

A copy of a certificate from the Commonwealth of Massachusetts showing Joan Williams-Casey's legal authority is attached.

Respectfully submitted,

Date: 6/30/04

Michael O. Scheinberg

Patent Reg. 36,919 P.O. Box 164140

Austin, Texas 78716-4140

Telephone: (512) 328-9510 Facsimile: (512) 306-1963

[A.C. 149A]

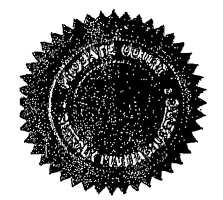
(See Chapter 215. Section 9A on reverse side)

## Commonwealth of Massachusetts

JUL 0 2 2004 JUL

Suffolk, ss.	Probate Court.
A Richard Jannella, Regis	ster of Probate for said County of Suffolk, hereby held at Boston, in and for said County, on the
8th day of A	pril in the year of our Lord two thousand three
Joan Williams-Casey	
of Boston in the	County of Suffolk
was duly appointed	
	guardian
	of the person and the estate of
James David Casey, Jr.	
A Boston	
in the County of Suffolk by law, for the due performance of	physically incapacitated person, and gave bond as required of said trust:  see entered against said appointment prior to the case had been entered and withdrawn prior to the entry of
sa <del>id-deere</del> e.	appears by the records and files of said Court, that said

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 2nd and 2nd day of December In the year of our Lord two thousand. three



Register.

Docket No. <u>03P0203</u>

James David Casey, Jr.
Appointment of Fiduciary
Certificate

Issued: December 2, 2003

[Gen. Laws, Ter. Ed., c. 215, s-9A]

The acts of an executor, administrator, guardian, conservator or trustee performed after the entry of the decree appointing him in such capacity and prior to the expiration of the period allowed for an appeal therefrom shall be valid to the same extent as if said appeal period had expired without any appeal in all instances where there has been no appearance entered against such appointment prior to the entry of the decree or where such appearance has been entered and withdrawn prior to the entry of the decree, notwithstanding the fact that an appeal may have been taken in said period.